

UNITED STATES DISTRICT COURT  
DISTRICT OF MASSACHUSETTS

STERLING SUFFOLK RACECOURSE, LLC,

Plaintiff,

v.

No. 1:18-cv-11963-DLC

WYNN RESORTS, LTD; WYNN MA, LLC; STEPHEN  
WYNN; KIMMARIE SINATRA; MATTHEW  
MADDOX; and FBT EVERETT REALTY, LLC,

Defendants.

**STIPULATION EXTENDING TIME FOR STEPHEN A. WYNN  
TO RESPOND TO THE COMPLAINT**

Plaintiff Sterling Suffolk Racecourse, LLC and Defendant Stephen A. Wynn hereby jointly agree and stipulate that Mr. Wynn shall have until January 10, 2018 to respond to the complaint.

Respectfully submitted,

STERLING SUFFOLK RACECOURSE, LLC

By its attorney,

/s/ Joseph R. Donohue

Joseph R. Donohue (BBO No. 547320)  
Donohue & Associates  
The Charlestown Navy Yard  
Shipway Place Unit C-2  
Boston, MA 02129  
508-641-8848  
jrdonohuelaw@gmail.com

STEPHEN A. WYNN

By his attorneys,

/s/ Joshua C. Sharp

Brian T. Kelly (BBO No. 549566)  
Joshua C. Sharp (BBO No. 681439)  
NIXON PEABODY LLP  
100 Summer Street  
Boston, MA 02114  
617-345-1000  
bkelly@nixonpeabody.com  
jsharp@nixonpeabody.com

Dated: November 29, 2018

**CERTIFICATE OF SERVICE**

I hereby certify that a copy of the forgoing was filed electronically on November 29, 2018, and thereby delivered by electronic means to all registered participants as identified on the Notice of Electronic Filing.

*/s/ Joshua C. Sharp*  
Joshua C. Sharp